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7 8	Attorneys for Defendant United States of America		
9	UNITED STATES DISTRICT COURT		
	NORTHERN DISTRICT OF CALIFORNIA		
10 11	SAN JOSE DIVISION		
12	RICHARD TAYLOR,	) No. C 03-00604 HRL	
13	Plaintiff,	STIPULATION OF DISMISSAL;	
14	v.	) <b>PROPOSENT</b> ORDER	
15	UNITED STATES OF AMERICA,	,}	
16	UNITED STATES AIR FORCE, and DOES ) 1 TO 500, inclusive		
17	Defendants.		
18	The parties to this action, through their attorneys of record, hereby stipulate and agree that		
19	the above-referenced action is voluntarily dismissed with prejudice pursuant to Federal Rules of		
20	Civil Procedure, Rule 41(a), and pursuant to the Stipulation of Settlement entered into by the		
21	parties to this action. All parties will bear their own costs, fees, and expenses.		
23	IT IS SO STIPULATED.		
24		Respectfully submitted,	
	DATED: June 2010	JOSEPH P. RUSSONIELLO	
25		United States Attorney	
26 27	(	Dane de	
		CLAIRE T. CORMIER	
28		Assistant United States Attorney	
	stipulation of dismissal; <b>x-xxxxxxxxx</b> ord no. c 03-00604 hrl	DER	

1	DATED: June 2, 2010 CAREY & CAREY	
2	( field for a	
4	JERRY Y. FONG, Attorneys for	
5	Playatiff RICHARD TAYLOR	
6		
7		
8	<b>PROPOSEDO</b> ORDER	
9	Upon stipulation of the parties and good cause appearing, IT IS SO ORDERED.	
10		
11	DATED. June 24, 2010	
12	DATED: June 24, 2010 HOWARD V, LLOYD	
13	United States Magistrate Judge	
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	STIPULATION OF DISMISSAL; <b>records set</b> Order No. C 03-00604 Hrl. 2	